Rule 3015-1. Chapter 12 and Chapter 13 Plans.

(A) Chapter 12 Case.

- (1) Filing of Plan. A proposed order which substantially conforms to the Local Form "Order (I) Setting Hearing on Confirmation of Plan; (II) Setting Deadline for Filing Objections to Confirmation; (III) Setting Hearing on Fee Applications; and (IV) Directing Debtor To Serve Notice" must accompany the filing of the plan in a chapter 12 case.
- **Notice.** The debtor shall serve the plan, and the "Order Setting Hearing, etc." in accordance with the provisions of the order.
- **Objections to Confirmation.** Objections to confirmation of the plan must be filed at least 3 days prior to the confirmation hearing.

[Comment: See Local Rule 2002-1(C)(11) (service of order confirming plan).]

(B) Chapter 13 Case.

- (1) Form. A chapter 13 plan must conform to the Local Form "Chapter 13 Plan". If the plan indicates that the paper is a plan summary, all supplemental papers regarding the plan shall be attached to the original plan when filed.
- Service of Plan on Trustee. Additional Documents to be Served. The debtor shall serve the plan and supplemental papers on the trustee at the time the plan is filed. Contemporaneously with the filing of a chapter 13 plan, the debtor shall serve on the chapter 13 trustee the documents required pursuant to Local Rule 2083-1(A)(2). Except for the service on the trustee, copies of the Local Form "Chapter 13 Plan" shall be served as provided by Local Rule 2002-1(C)(5).

[Comment: See also Local Rules 2083-1 (required supplemental financial information), 3012-1 and 3015-3(A) (valuation of collateral), 3070-1 (plan payments must commence to the chapter 13 trustee not later than 30 days after filing the petition).]

2002 Amendment: Amended to incorporate the provisions AO 99-2 and 00-2 and references new rules on valuation of collateral.